Atny. Dkt. No. LYNN/0083.A

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: RECEIVED Zoran Minevski, et al **CENTRAL FAX CENTER** 1754 § Group Art Unit: FEB 0 6 2004 Serial No.: 10/084,020 § Examiner: Unknown ŝ Filed: February 27, 2002 For: Electrochemical Method And BY FAX: (703) 872-9306

Apparatus for Producing Ferrate

(VI) Compounds

Commissioner for Patents Washington, D.C. 20231

CERTIFICATE OF TRANSMISSION 37 C.F.R. 1.8

I hereby certify that this correspondence is being facsimile transmitted to the central facsimile number of the USPTO as shown on this document, on this date below:

Dear Sir:

PETITION TO WITHDRAW HOLDING OF ABANDONMENT BASED ON FAILURE TO RECEIVE NOTICE OF MISSING PARTS

The above captioned application stands abandoned for failure to timely respond to a Notice to File Missing Parts, which the USPTO states was mailed on 03/22/2002. Applicant did not receive the Notice. A copy of the Notice of Abandonment is attached.

Pursuant to the procedure detailed in the MPEP § 711.03(c), the undersigned practitioner hereby states that he did not receive the Notice to File Missing Parts and further attests to the fact that a search of the file jacket and docket records indicates that the Notice was not received. Also attached is a docket printout covering the period from May 20, 2002 to May 25, 2002. Since the Notice would have been given a two-month period in which to respond, the docket would have shown a May 22, 2002 entry for the above captioned application, having attorney docket No. LYNN/0083.A. A response date for the Notice to File Missing Parts is not shown on the docket.

If should be noted that the sister application, U.S. Application No. 10/084,029, having attorney docket No. LYNN/0083, is shown on the docket as the Response to the Notice to File Missing Parts was due for that application on May 22, 2002.

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It should also be noted that the above captioned application was not available for viewing on the PAIR system for a very long time and that it took numerous telephone calls by this law office to the USPTO to have the application information available on the PAIR system. It was during this time period that the undersigned practitioner was informed in a telephone conversation with the USPTO that a Notice to File Missing Parts had been mailed and, as recommended by the OIPE, the undersigned immediately provided the missing documents. These missing documents were received by the USPTO on 11/07/2003.

It should further be noted that this law office has submitted three Information Disclosure Statements, none of which appear on the PAIR system as having been received by the USPTO. Also attached are copies of the three post cards that were stamped by the USPTO to show receipt of the three statements dated May 28, 2002, December 30, 2002, and October 24, 2003.

Therefore, because the undersigned practitioner did not receive the Notice to File Missing Parts and has provided a showing in support, the undersigned respectfully requests that the holding of abandonment for the above captioned application be withdrawn.

In the event a fee is required in connection with the filing of this document, the Commissioner of Patents and Trademarks is authorized to charge Deposit Account No. 50-0714/LYNN/0083.A for the necessary amount.

Respectfully submitted,

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